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## REISSUE APPLICATION DECLARATION BY THE INVENTOR

l bei and in pa reisa	below named inventor, I hereby declare that: esidence, post office address and citizenship are stated below next to leve I am the original, first and sole inventor (if only one name is liste joint inventor (if plural names are listed below) of the subject matter water number	ed below) or a which is descri	
	is attached hereto.		,
X	was filed on4/6/2000f as reissue application nur and was amended on (If applicable)	<b>mber <u>09</u> /</b> <u>54</u>	5.111
l ac 37 ( I ve	ave reviewed and understand the contents of the above identified speamended by any amendment referred to above. knowledge the duty to disclose information which is material to pater CFR 1.56. rily believe the original patent to be wholly or partly inoperative or invow. (Check all boxes that apply.)	ntability as def	fined in
	by reason of a defective specification or drawing.		
×	by reason of the patentee claiming more or less than he had the rig	<b></b>	•
	by reason of other errors.	int to claim in t	ne patent.
At lo	east one error upon which reissue is based is described as follows:		RECEI FEB-8 3700 MA
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[Page 1 of 2]

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(REISSUE APPLICATION DESCRIPTION OF COMMERCE)

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The patent is partly invalid because Applicant claimed less than he had the right to claim in the patent. Specifically, the patent is currently directed to a golf club shaft for a golf club head. The shaft comprises at least one tubular section and a unitary insert attached to the at least one tubular section for regulating the flex point of the shaft. The insert is shorter than the tubular section and has a central section and a pair of couplers integrally formed on opposite ends of the central section. At least one of the couplers is attached to an end of the tubular section of the shaft and the central section extending axially outwardly away from the end of the tubular section. The insert is at least as rigid as the tubular section to which it is attached.

While Applicant and his representative appreciated the structure originally claimed in the present application, Applicant and his representative failed to appreciate and claim the significance of an insert secured at the distal end of the shaft for enhancing swing control, stiffness and flex control, shock absorption and vibration elimination or reduction.

That is, Applicant and his representative failed to appreciate the novelty and unobviousness of designing a golf shaft as disclosed in Figures 7 and 11.

Accordingly, Applicant submits the enclosed reissue application with new claims 42 to 51. The new claims define a golf club shaft having a distal end and a grip end. The shaft includes a tubular section having a first end located at the grip end of the golf club shaft and a second end positioned slightly short of the distal end of the golf club shaft. An insert is secured to the second end of the first member. The insert extends from the second end of the tubular section to the distal end of the golf club shaft and includes a first end securely coupled to the second end of the first member and a second end which is ultimately secured to a golf club head. As claimed in claim 42, the insert is formed from a vibration absorbing material which absorbs undesirable vibrations resulting from an individual striking a golf ball. With regard to claim 47, the insert is formed from a material controlling the stiffness at the distal end of the golf club shaft upon striking a golf ball to thereby stabilize a golf club head secured to the distal end of the golf club shaft.

New claims 42 to 51 are believed to fully define the patentable subject matter-which was inadvertently and without deceptive intent, not included in the patent as originally filed.

All errors which are being corrected in the reissue application up to the time of filing of the oath/declaration arose without any deceptive intention on the part of the applicants